Application No. 10/540,086

Response to Office Action dated September 7, 2007

Paper dated December 7, 2007

Attorney Docket No. 4544-051936

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No.

10/540,086

Confirmation No.:

6434

**Applicants** 

Krishna Prasad Hanumanthappa et al.

Filed

December 28, 2005

Title

Characterization of hupB Gene Encoding Histone Like Protein of

Mycobacterium Tuberculosis

Art Unit

1634

Examiner

Sarae L. Bausch

Customer No.

28289

MAIL STOP AMENDMENT Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

## **Election with Traverse**

Sir:

This is in response to the Office Action dated September 7, 2007, in which a shortened statutory period for reply was set for one month, in connection with the above-referenced application.

Applicants submit herewith a Petition for a two-month Extension of Time.

I hereby certify that this correspondence is being submitted electronically to the United States Patent and Trademark Office on the date below.

Susette McCreight

(Name of Person Submitting Paper)

ignature

December 7, 2007

Date

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In the Office Action, the claims have been restricted under 35 U.S.C. §121 and 372 between the following distinct inventions as follows:

Group I: Claims 25, 45-46, drawn to nucleic acid;

Group II: Claims 26-44, drawn to a method for differentiating Mycobacterium species.

The Examiner has required restriction to a single invention for prosecution. The Office Action asserts that Group I and Group II do not relate to a single general inventive concept because they lack the same special technical feature. Particularly, the Office Action states that the technical feature of Group I and Group II is the *hupB* gene of a mycobacterium species which does not define a contribution over the prior art reference of Cohavy et al. (Infection and Immunity, Dec 1999, vol. 67, pp. 6510-6517).

The Applicants hereby elect for further prosecution, Group II, Claims 26-44 drawn to a method for differentiating Mycobacterium species with traverse.

The restriction requirement is respectfully traversed for the following reasons:

Applicant asserts that the claimed invention defines a contribution over prior art Cohavy et al. Cohavy et al. teach cross reacting an antibody specific for a leukocyte antigen (pANCA) with *hupB*. Cohavy et al. note that the cross reaction of pANCA with *hupB* demonstrates the possible role of mycobacteria in inflammatory bowel disease (IBD). Cohavy et al. in no way teach or suggest the claimed invention, namely the differentiation of mycobacteria species (i.e. M.tuberculosis/M.bovis) based on target gene encoding for histone like proteins such as *hupB*.

Additionally, the Office Action requires a selection to be made between SEQ. ID No. 7 and SEQ. ID No. 8 and a primer pair for either group.

The Applicants hereby elect for further prosecution, SEQ. ID. No. 8 for further prosecution with traverse. This restriction requirement is traversed because the primers are common for both species.

For the reasons set forth above, it is respectfully requested that the restriction requirement be withdrawn and all claims currently pending in the application be examined.

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Should the Examiner have any questions regarding this election, the Examiner is invited to contact the Applicant's undersigned representative by telephone at the number listed below.

Respectfully submitted,

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